



1/2 DAC

Docket No.: 1405.1073

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Takashi OHNO et al.

Serial No. 10/633,555

Group Art Unit: 2157

Confirmation No. 7151

Filed: August 5, 2003

Examiner: Unassigned

For: CLIENT ADMINISTRATION METHOD AND DEVICE

PETITION FOR WITHDRAWAL OF HOLDING OF ABANDONMENT UNDER RULE 1.181(a)

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Sir:

In the above-referenced application an Office Action issued on March 1, 2007. The next PTO action was the issuance of a Notice of Abandonment, copy attached as Exhibit A, on September 26, 2007. The Notice indicates the application was abandoned for "failure to file a proper reply to the Office letter mailed March 1, 2007: No reply has been received." It is respectfully requested that the holding of abandonment be withdrawn for the following reasons.

It is understood that this Petition requires no fee. However, if a fee is required, please charge same to our Deposit Account No. 19-3935.

Pursuant to MPEP Section 711.03 (c) I. B and Rule 1.8(b), it is respectfully submitted that a complete Response was timely filed in this application, and it is respectfully requested that the holding of abandonment should be withdrawn.

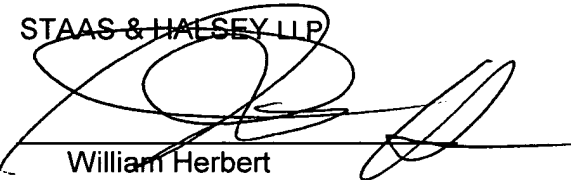
Attached hereto as Exhibit B is a copy of the Reply/Amendment Fee Transmittal and Response which were transmitted to the PTO by a facsimile cover sheet at 7:33 pm on July 2, 2007. In this regard, please note that the March 1, 2007 Office Action had a shortened statutory response due date of June 1, 2007. The "Reply/Amendment Fee Transmittal" requested a one-month extension of time, which would extend the due date to July 1, 2007, a Sunday, and authorized that the \$120 fee be charged to our firm's Deposit Account. As noted above, the Response was filed July 2, 2008, the first business day after the July 1, 2008 weekend due date. Accordingly, the Response was timely filed.

Included with Exhibit B is a copy of the facsimile transmission sheet noted above including thereon the successful transmission at this time of a total of 11 pages, including the facsimile transmission sheet, the "Reply/Amendment Fee Transmittal page, and the nine page Response) to the "USPTO" facsimile machine. Also attached as Exhibit C is a summary sheet generated by our facsimile machine separately confirming that on July 2, 2007 an 11 page document was successfully transmitted to the "USPTO."

Applicant acknowledges that this Petition is being filed more than two months after the issuance of the Notice of Abandonment. However, as it appears the Response was successfully and timely transmitted to the PTO, as there is discretion on the part of the PTO to accept a delayed petition, and since denial of this Petition or requiring the Applicant to file a Terminal Disclaimer will serve as a harsh remedy and would not appear necessary in this case, it is respectfully requested that this Petition be treated as timely.

Respectfully submitted,

Date: 5/2/08

By: 
William Herbert
Reg. No. 31024

1201 New York Ave, N.W., 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501

EXHIBIT A

Notice of Abandonment	Application No.	Applicant(s)	
	10/633,555	OHNO ET AL.	
	Examiner Brian P. Whipple	Art Unit 2152	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

This application is abandoned in view of:

1. Applicant's failure to timely file a proper reply to the Office letter mailed on 01 March 2007.
 - (a) A reply was received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply (including a total extension of time of _____ month(s)) which expired on _____.
 - (b) A proposed reply was received on _____, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection.
(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).
 - (c) A reply was received on _____ but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
 - (d) No reply has been received.
2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
 - (a) The issue fee and publication fee, if applicable, was received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
 - (b) The submitted fee of \$_____ is insufficient. A balance of \$_____ is due.
The issue fee required by 37 CFR 1.18 is \$_____. The publication fee, if required by 37 CFR 1.18(d), is \$_____.
 - (c) The issue fee and publication fee, if applicable, has not been received.
3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
 - (a) Proposed corrected drawings were received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply.
 - (b) No corrected drawings have been received.
4. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
5. The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
6. The decision by the Board of Patent Appeals and Interference rendered on _____ and because the period for seeking court review of the decision has expired and there are no allowed claims.
7. The reason(s) below:

David Moore indicated in a telephonic communication on 9/11/07 that an amendment was sent by facsimile on 7/2/07, but no such record exists.



BUNJOB JAROENCHONWANIT
SUPERVISORY PATENT EXAMINER

9/2/17

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

EXHIBIT B

* * * COMMUNICATION RESULT REPORT (JUL. 2. 2007 7:36PM) * * *

FAX HEADER 1: STAAS & HALSEY 202-434-1501
 FAX HEADER 2: STAAS & HALSEY 202 434 1501

TRANSMITTED/STORED : JUL. 2. 2007 7:33PM

FILE MODE OPTION

ADDRESS

4885 MEMORY TX

G3-2 :

USPTO

RESULT

OK

PAGE

11/11

REASON FOR ERROR
 E-1) HANG UP OR LINE FAIL
 E-3) NO ANSWER
 E-8) MAIL SIZE OVER

E-2) BUSY
 E-4) NO FACSIMILE CONNECTION

**LAW OFFICES
 STAAS & HALSEY LLP**

Telephone
 (202) 434-1500

1201 New York Avenue, N.W.
 7th Floor
 Washington, D.C. 20005

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 (202) 434-1501

FACSIMILE TRANSMISSION

July 2, 2007

TO : U. S. Patent and Trademark Office

ATTN: Examiner Brian P. Whipple

FAX NO.: 571-273-8300

TELEPHONE: 571-272-3913

FROM: David M. Pitcher

RE: U.S. Serial No. 10/633,555

OUR DOCKET: 1405.1073

NO. OF PAGES (Including this Cover Sheet) 11**PRIVILEGED & CONFIDENTIAL**

The information contained in this communication is confidential, may be attorney-client privileged, and is intended only for the use of the addressee(s). Unauthorized use, disclosure or copying is strictly prohibited. If there are any problems with this transmission, please contact us immediately.

COMMENTS:

**LAW OFFICES
STAAS & HALSEY LLP**

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(202) 434-1500

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COMMENTS:

**REPLY/AMENDMENT
FEE TRANSMITTAL**

		Attorney Docket No.	1405.1073	
		Application Number	10/633,555	
		Filing Date	August 5, 2003	
		First Named Inventor	Takashi OHNO	
		Group Art Unit	2152	
AMOUNT ENCLOSED	120.00	Examiner Name	Brian P. WHIPPLE	

FEE CALCULATION (fees effective 12/08/04)

CLAIMS AS AMENDED	Claims Remaining After Amendment	Highest Number Previously Paid For	Number Extra	Rate	Calculations
TOTAL CLAIMS	11	- 20 =	0	X \$ 50.00 =	\$ 0.00
INDEPENDENT CLAIMS	4	- 4 =	0	X \$ 200.00 =	0.00
Since an Official Action set an <u>original</u> due date of <u>June 1, 2007</u> , petition is hereby made for an extension to cover the date this reply is filed for which the requisite fee is enclosed (1 month (\$120)); (2 months (\$450)); (3 months (\$1,020)); (4 months (\$1,590)); (5 months (\$2,160));					120
If Notice of Appeal is enclosed, add (\$500.00)					
If Statutory Disclaimer under Rule 20(d) is enclosed, add fee (\$130.00)					
Information Disclosure Statement (Rule 1.17(p)) (\$180.00)					
Total of above Calculations =					\$ 120.00
Reduction by 50% for filing by small entity (37 CFR 1.9, 1.27 & 1.28)					
TOTAL FEES DUE =					\$ 120.00

(1) If entry (1) is less than entry (2), entry (3) is "0".

(2) If entry (2) is less than 20, change entry (2) to "20".

(4) If entry (4) is less than entry (5), entry (6) is "0".

(5) If entry (5) is less than 3, change entry (5) to "3".

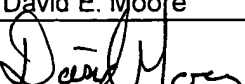
METHOD OF PAYMENT

- Check enclosed as payment.
 Charge "TOTAL FEES DUE" to the Deposit Account No. below.
 No payment is enclosed.

GENERAL AUTHORIZATION

- If the above-noted "AMOUNT ENCLOSED" is not correct, the Commissioner is hereby authorized to credit any overpayment or charge any additional fees necessary to:
 Deposit Account No. 19-3935
 Deposit Account Name STAAS & HALSEY LLP
- The Commissioner is also authorized to credit any overpayments or charge any additional fees required under 37 CFR 1.16 (filing fees) or 37 CFR 1.17 (processing fees) during the prosecution of this application, including any related application(s) claiming benefit hereof pursuant to 35 USC § 120 (e.g., continuations/divisionals/CIPs under 37 CFR 1.53(b) and/or continuations/divisionals/CPAs under 37 CFR 1.53(d)) to maintain pendency hereof or of any such related application.

SUBMITTED BY: STAAS & HALSEY LLP

Typed Name	David E. Moore	Reg. No.	59,047
Signature		Date	7/2/07

Docket No.: 1405.1073

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Takashi OHNO et al.

Serial No. 10/633,555

Group Art Unit: 2152

Confirmation No. 7151

Filed: August 5, 2003

Examiner: Brian P. WHIPPLE

For: CLIENT ADMINISTRATION METHOD AND DEVICE

AMENDMENT

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Sir:

This is in response to the Office Action mailed March 1, 2007, and having a period for response set to expire on June 1, 2007. A Petition for a one-month extension of time, together with the requisite fee for same, is submitted herewith, thereby extending the period for response to July 1, 2007.

The following amendments and remarks are respectfully submitted. Reconsideration of the claims is respectfully requested.

IN THE CLAIMS:

The text of all pending claims, (including withdrawn claims) is set forth below. Cancelled and not entered claims are indicated with claim number and status only. The claims as listed below show added text with underlining and deleted text with ~~strikethrough~~. The status of each claim is indicated with one of (original), (currently amended), (cancelled), (withdrawn), (new), (previously presented), or (not entered).

Please CANCEL claim 12, AMEND claims 1, 10, 11 and 13, and ADD new claim 14 in accordance with the following:

1. (Currently Amended) A client administration method of administering a group of clients, each client providing presence information, the method comprising:
 - a presence-storing step of accepting a setting of presence information of the clients including a first client, and storing the presence information client by client;
 - a notification recipient-storing step of storing identifiers of watcher clients for respective clients, each of the watcher clients being provided with the presence information of at least one of the clients in the clients group;
 - an identifier-changing step of accepting a change of ~~the an~~ identifier of the first client;
 - a decision step of deciding ~~all~~ a-watcher-client of the first client or ~~at least one of a~~ plurality of watcher clients of the first client to be one or more identifier notification recipients according to the change of the identifier of the first client; and
 - an identifier-transmitting step of transmitting a new identifier of the first client to one or more identifier notification recipients decided in said decision step, and
a notification recipient updating step of accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same.
2. (Currently Amended) The client administration method as set forth in claim 1, wherein the decision step deciding ~~all~~ watcher clients of the first client or at least one of a plurality of watcher clients of the first client to be identifier notification recipients according to the change of the identifier of the first client.

3. (Original) The client administration method as set forth in claim 1, further comprising:
a subscriber client-storing step of storing identifiers of subscriber clients so that each subscriber client is associated with at least one client that provides the presence information thereto, the subscriber client being provided with the presence information of at least one client of the clients group; and

 said decision step deciding a client to be an identifier notification recipient, the client being both a watcher client of the first client and a subscriber client of the first client.

4. (Original) The client administration method as set forth in claim 1, further comprising:
a presence-notifying step of notifying the first client's watcher client of new presence information according to the setting of the presence information;
a notification history-storing step of storing a notification history of the presence information; and

 said decision step extracting at least one of a plurality of watcher clients of the first client based on the notification history, and deciding to be one or more identifier notification recipients.

5. (Original) The client administration method as set forth in claim 1, further comprising:
a messaging step of administering distribution of text messages exchanged between the clients;

 a distribution history step of storing a distribution history of distributed text messages; and

 said decision step extracting at least one of a plurality of watcher clients of the first client based on the distribution history, and deciding to be one or more identifier notification recipients.

6. (Original) The client monitor method as set forth in claim 1, wherein:

 said presence-storing step storing the presence information of the clients so that the presence information is associated with an access level, the access level limiting notification recipients of the presence information of the clients;

 said notification recipient-storing step further storing the access level of each watcher client; and

 said decision step deciding a portion of a plurality of watcher clients of the first client to be the identifier notification recipients based on the access level of each watcher client.

7. (Original) The client administration method as set forth in claim 1, wherein, said identifier-transmitting step further transmitting display data for displaying the change of the identifier of the first client to one or more identifier notification recipients.
8. (Original) The client administration method as set forth in claim 1, wherein said identifier-transmitting step further transmitting attribute information related to the change of the identifier of the first client to one or more identifier notification recipients.
9. (Original) The client administration method as set forth in claim 8, wherein said identifier-changing step accepting registration of the attribute information.
10. (Currently Amended) A client administration device that administers a group of clients, each client providing presence information, the device comprising:
- a presence-storing unit for accepting a setting of presence information of the clients including a first client, and storing the presence information client by client;
- a notification recipient-storing unit for storing identifiers of watcher clients for respective clients, each of the watcher clients being provided with the presence information of at least one of the clients in the clients group;
- an identifier-changing unit for accepting a change of the identifier of the first client;
- a decision unit for deciding ~~all-a-watcher-client of the first client or at least one of a plurality of~~ watcher clients of the first client to be one or more identifier notification recipients according to the change of the identifier of the first client; and
- an identifier-transmitting unit for transmitting a new identifier of the first client to one or more identifier notification recipients decided by said decision unit, and
- a notification recipient updating unit accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same.
11. (Currently Amended) A computer-readable storage medium storing a client administration program for administering a group of clients, each client providing presence information, the program controlling a computer system, when executed, to perform a method comprising: executing: a presence-storing step of

accepting a setting of presence information of the clients including a first client, and storing the presence information client by client; ~~a notification recipient storing step of~~ storing identifiers of watcher clients for respective clients, each of the watcher clients being provided with the presence information of at least one of the clients in the clients group; ~~an identifier changing step of~~ accepting a change of the identifier of the first client; ~~a decision step of~~ deciding ~~all a watcher client of the first client or at least one of a plurality of~~ watcher clients of the first client to be one or more identifier notification recipients according to the change of the identifier of the first client; ~~and an identifier transmitting step of~~ transmitting a new identifier of the first client to one or more identifier notification recipients decided in said decision step, and accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same.

12. (Cancelled)

13. (Currently Amended) A client administration method of administering a group of clients, each client providing presence information, the method comprising: ~~a presence storing step of~~ accepting a setting of presence information of the clients including a first client, and storing the presence information client by client; ~~information storing step of~~ storing client-relationship information for respective clients, the client-relationship information containing ~~at least one or more~~ identifiers of one or more clients relating to provision of presence information of the first client thereto and/or one or more identifiers of one or more clients relating to a request made by the first client, the request being for provision of presence information of those clients to the first client; ~~an identifier changing step of~~ accepting a change of ~~the~~ an identifier of the first client; ~~a decision step of~~ deciding one or more clients to be one or more identifier notification recipients according to the change of the identifier of the first client, one or more identifiers of one or more clients being contained in the client relationship information stored in association with the first client; ~~and an identifier transmitting step of~~ transmitting a new identifier of the first client to one or more identifier notification recipients decided in said decision step, and

accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same.

14. (New) An instant messaging administration method, comprising
 - storing a list of user identifiers used by a client, presence information of the client and for each of the user identifiers, a list of accepted identifiers corresponding to other clients that are trusted by the client and are associated with at least one of the user identifiers;
 - deciding which of the other clients will be at least one notification recipient for a selected user identifier of the client;
 - transmitting the selected user identifier to the at least one identifier notification recipient;
 - accepting a request for a change notification of presence information of the selected user identifier from the at least one identifier notification recipient; and
 - storing a correlation of the selected user identifier and the accepted identifier of each of the at least one identifier notification recipient.

REMARKS

In accordance with the foregoing, claims 1, 10, 11 and 13 have been amended. Claim 12 has been cancelled. Claim 14 has been added. No new matter is being presented, and approval and entry are respectfully requested. Claims 1-11, 13 and 14 are pending and under consideration.

Non-Prior Art Rejections:

In the Office Action, at page 2, numbered paragraph 3, claim 12 was rejected under 35 U.S.C. § 101. Claim 12 has been cancelled and the rejection is moot. Withdrawal is respectfully requested.

In the Office Action, at page 2, numbered paragraphs 6 and 7, claims 2 and 13 were rejected under 35 U.S.C. § 112, second paragraph. This rejection is traversed and reconsideration is requested. Claim 2 has been amended to recite "wherein the decision step deciding watcher clients of the first client or at least one of a plurality of watcher clients of the first client to be identifier notification recipients according to the change of the identifier of the first client" to clarify the intended scope of the claim. Claim 13 been amended to remove the use of the term "and/or". Withdrawal of the rejections is respectfully requested.

In addition, the Examiner is requested to contact the undersigned, if there are any outstanding non-prior art rejections, after this Amendment is entered, to arrange an Examiner Interview. Furthermore, the Applicants request the Examiner make this contact prior to issuing an Office Action, to allow the filing of a Supplemental Amendment that would overcome any outstanding non-prior art rejections.

Prior Art Rejections:

In the Office Action, at page 3, numbered paragraphs 10-20, claims 1-13 were rejected under 35 U.S.C. § 102 in view of Sugano et al. (U.S. Patent 6,205,478). This rejection is traversed and reconsideration is requested.

Sugano et al. disclosed "[w]hen a change is made in the user information stored in the user information storage device, the update notification device notifies the occurrence of the change and also an attribute of the changed user information to the other users who previously received the user information" (Abstract, lines 8-12). In particular, Sugano et al. disclosed

the frequency control file ... is by the change notification control module 203 via the information management module ... notification set by each providing user in

order to define a time interval for updating an UIO in response to changes in user information ... as indicated in FIG. 11, the mailing address is designated as being updated in accordance with level 2

at column 25, lines 4-7. In other words, according to Sugano et al., a change in user information prompts notification in accordance with access levels of the notification recipient and frequency control.

In contrast, claim 1 recites "accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same" in the last four lines. As described for an embodiment on page 23, lines 5-12, of the specification, this feature makes it possible to re-register a watcher associated with a user when the user changes his or her user ID. Therefore, claim 1 is patentably distinct over Sugano et al. because nothing has been cited in Sugano et al. that teaches or suggests what has been quoted above. It is submitted that claim 1, as well as claims 2-9 that depend therefrom, are patentably distinct over Sugano et al.

Independent claims 10, 11 and 13 each recites "accepting a request for a change notification of presence information of the new identifier of the first client from the identifier notification recipient, correlating the new identifier of the first client and the identifier of the identifier notification recipient and storing the same" (e.g., claim 10, lines 14-17). For the reasons discussed above, it is submitted that claims 10, 11 and 13 are patentably distinguishable over Sugano et al.

New claim 14 recites "accepting a request for a change notification of presence information of the selected user identifier from the at least one identifier notification recipient ... storing a correlation of the selected user identifier and the accepted identifier of each of the at least one identifier notification recipient" at line 8-11. For the reasons discussed above, it is submitted that claim 14 is patentably distinguishable over Sugano et al. Moreover, claim 14 is directed to an "instant messaging administration method" (line 1) and nothing has been cited in Sugano et al. that discusses instant messaging. Therefore, it is submitted that claim 14 is patentably distinguishable over Sugano et al.

Summary:

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

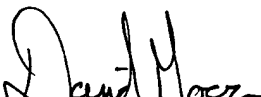
Serial No. 10/633,555

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 7/2/07
By: 

David E. Moore
Registration No. 59,047

1201 New York Avenue, NW, 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501

EXHIBIT C

* * * JOURNAL (JUL. 3.2007 11:59AM) * * *

FAX HEADER 1: STAAS & HALSEY 202-434-1501
FAX HEADER 2: STAAS & HALSEY 202 434 1501

< TRANSMISSION >

	DATE	TIME	ADDRESS	MODE	TIME	PAGE	RESULT	USER NAME	FILE
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	11:20PM		+440203771310	G31ESM	0:44	P.	2	OK	4887
	11:19PM		USPTO	G32ESM	2:10	P.	8	OK	4886
JUL. 3.	8:20AM	Ruesch International		G32ESM	0:23	P.	2	OK	4888
	8:22AM	SELIM INTERNATIONAL		G31SM#	21:34	P.	46	OK	4889
	8:44AM	SELIM INTERNATIONAL		G31SM#	1:14	P.	3	OK	4890
	8:47AM	02 597 2838		G31ESM	0:29	P.	1	OK	4891
	8:52AM		5663080	G31ESM	0:57	P.	3	OK	4892
	8:54AM	SELIM INTERNATIONAL		G31SM	2:02	P.	4	OK	4893
	8:57AM		62300001	G31SM	1:00	P.	2	OK	4895
	10:15AM		12027765035	G32ESM	0:47	P.	6	OK	4896
	10:32AM		5888548	G31ESM	2:05	P.	7	OK	4897
	10:56AM	0118225016627		G32ESM#	0:26	P.	2	OK	4898
	10:57AM	0118225016627		G32ESM#	0:15	P.	2	OK	4899
	11:25AM	2023543365		G32ESM#	0:43	P.	5	OK	4901
	11:25AM	2023543365		G32ESM#	0:18	P.	1	OK	4902
	11:32AM		5888548	G31ESM	1:50	P.	4	OK	4900
	11:59AM	14103428276		G32SM	0:30	P.	1	OK	4903

< RECEPTION >

DATE	TIME	ADDRESS	MODE	TIME	PAGE	RESULT	USER NAME	FILE
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TX 0052454

RX 0000197

# : BATCH	C : CONFIDENTIAL	\$: TRANSFER	P : POLLING
M : MEMORY TX	L : SEND LATER	@ : FORWARDING	E : ECM
S : STANDARD	D : DETAIL	F : FINE	O : 300 dpi
U : SUPER FINE	X : EXTRA SUPER FINE	b : COLOR	> : REDUCTION
!\$: REMOTE TRANSFER	B : FAX ON DEMAND	* : PC	+ : ROUTING
Q : RECEPT. NOTICE REQ.	A : RECEPRT. NOTICE		